1 2 3 4 5	DAVID R. VOGL (SBN #043156) STEVEN L. ROYCRAFT (SBN #096045) VOGL & MEREDITH, LLP 456 Montgomery Street, 20th Floor San Francisco, CA 94104 Telephone (415) 398-0200 Facsimile (415) 398-2820 dvogl@voglmeredith.com sroycraft@voglmeredith.com		
67	Attorneys for Defendant HOMEWARD BOUND OF MARIN		
8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	KRISTOFER E. ANDERSON, an individual,	CASE NO. 05-3727 CW	
13	Plaintiff,))	
14	vs.) STIPULATED DISMISSAL) WITHOUT PREJUDICE AND	
15 16 17 18	U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT; HOMEWARD BOUND OF MARIN, a California non-profit corporation; SAVONI I, a California limited liability company; RON'S PLUMBING, a business entity of unknown form; RONALD BUTCHER, an individual; ADVANCE CONSTRUCTION COMPANY, a business entity of unknown form; and ED STORY, an individual,	ORDER DISMISSING ACTION AS TO DEFENDANT HOMEWARD BOUND OF MARIN Complaint Filed: September 15, 2005 Trial Date: December 10, 2007	
20	Defendants.)))	
21			
22	STIPULATION FOR DISMISSAL WITHOUT PREJUDICE:		
23	Pursuant to Federal Rule of Civil Procedure 41(a) (1), plaintiff KRISTOFER		
24	ANDERSON and defendants UNITED STATES OF AMERICA; SAVONI I, LLC.; ED		
25	STORY, dba ADVANCE CONSTRUCTION COMPANY; and HOMEWARD BOUND OF		
26	MARIN; comprising the parties who have appeared to date in this action, hereby stipulate to the		
27	dismissal without prejudice of the action to defendant HOMEWARD BOUND OF MARIN		
28	only, with all		
	1 CTIDLII ATED DICMICCAL WITHOUT DEFINICE AND OPPED DICARGED CACTON AS TO		
	STIPULATED DISMISSAL WITHOUT PREJUDICE AND ORDER DISMISSING ACTION AS TO		

DEFENDANT HOMEWARD BOUND OF MARIN (CASE NO. 05-3727 CW)

Case 4:05-cv-03727-CW Document 34 Filed 12/07/06 Page 2 of 3 1 2 parties bearing their own fees, costs and expenses as to defendant HOMEWARD BOUND OF 3 MARIN. Dated: November___, 2006 4 **VALINOTI & DITO** 5 6 By: KENNETH L. VALINOTI 7 Attorneys for Plaintiff KRISTOFER E. ANDERSON 8 Dated: November , 2006 **UNITED STATES ATTORNEY** 9 10 By: ANDREW Y.S. CHENG 11 Attorneys for Defendant UNITED STATES OF AMERICA 12 13 Dated: November , 2006 LOW, BALL & LYNCH 14 By: LAURA S. FLYNN 15 Attorneys for Defendant SAVOŇI I, LLC 16 17 Dated: November____, 2006 HARDIMAN & CARROLL 18 19 By: GERALD K. CARROLL 20 Attorneys for Defendant 21 ED STÖRY, dba ADVANCE CONSTRUCTION 22 COMPANY 23 Dated: November____, 2006 **VOGL & MEREDITH LLP** 24 25 By: DAVID R. VOGL 26 Attorneys for Defendant HOMEWARD BOUND OF MARIN 27 28

STIPULATED DISMISSAL WITHOUT PREJUDICE AND ORDER DISMISSING ACTION AS TO DEFENDANT HOMEWARD BOUND OF MARIN (CASE NO. 05-3727 CW)